

**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK**

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IN RE: ELECTRONIC BOOKS )  
ANTITRUST LITIGATION ) No. 11-md-02293 (DLC)  
)

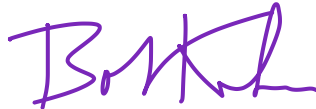
**MOTION BY BOB KOHN TO INTERVENE  
FOR PURPOSES OF APPEAL**

Movant Bob Kohn, on his own behalf and by his pro bono attorneys, and pursuant to Rule 24 of the Federal Rules of Civil Procedure, hereby moves for leave to intervene in this action for the purposes of appeal. The grounds for this motion, as more fully set forth in the accompanying Memorandum, are that Movant, a member of the class, together with all members of the class, will be victims of the harmful effects of the injunctive relief set forth in the proposed Settlement. As such, he has a direct and immediate interest in the outcome of this case, and that, absent his participation, appellate review of the pivotal issues raised by Movant will be foreclosed.

WHEREFORE, this motion should be granted and Movant should be authorized to intervene as a party in order to appeal the Settlement of the above action and the District Court's denial of discovery on the issue of Amazon's pricing practices prior to April, 2010.

Dated: November 27, 2012

Respectfully submitted,



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BOB KOHN  
California Bar No. 100793  
140 E. 28<sup>th</sup> St.  
New York, NY 10016  
Tel. +1.408.602.5646; Fax. +1.831.309.7222  
eMail: [bob@bobkohn.com](mailto:bob@bobkohn.com)

/s/ Steven Brower

By: \_\_\_\_\_  
STEVEN BROWER [PRO HAC]  
California Bar No. 93568  
**BUCHALTER NEMER**  
18400 Von Karman Ave., Suite 800  
Irvine, California 92612-0514  
Tel: +1.714.549.5150  
Fax: +1.949.224.6410  
Email: sbrower@buchalter.com

*Pro Bono Counsel to Bob Kohn*